UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)	
	_)	MDL No. 2419
THIS DOCUMENT RELATES TO:)	Dkt. No 1:13-md-2419 (RWZ)
All Cases)	

[Proposed] MDL Order No. [12] ORDER ON BELLWETHER PLAN AND CASE SPECIFIC DISCOVERY AND SCHEDULING

Pursuant to Federal Rule of Civil Procedure 16(b) and Local Rules 16.1 and 16.6, the Court enters the following Order on Bellwether Plan and Case Specific¹ Discovery and Scheduling, which is intended to follow MDL Order 9 as to Common Issue Discovery and to be in harmony with MDL Order 9.

I. General Provisions

A. Additional Definitions

- The term "National Defendants" shall mean all Unaffiliated Defendants who
 had service agreements or arrangements with NECC or the Affiliated
 Defendants, but who did not purchase compounded product from NECC.
- 2. "Clinic Related Defendants" are the clinics/hospitals and their employees, physicians, nurses, staff, that injected their patients with NECC-manufactured methyl prednisolone acetate ("MPA"), and the organizations and individuals

¹ Defined terms in this Order have the same meanings as in MDL Order 9.

- who are claimed to be liable to the Plaintiffs based upon their corporate relationship to the injecting individuals and entities.
- 3. For purposes of this Order, "Case" means an individual plaintiff who is claimed to have suffered wrongful death or personal injuries as a result of exposure to contaminated MPA manufactured by NECC and any representative and consortium plaintiffs who claim damages, derivative injuries, or other relief on behalf of or through the exposed plaintiff.
- B. This Order applies to the same matters described in paragraph I of MDL Order 9 except to the extent that discovery is allowed against settling parties as to comparative fault issues.
- C. The Court enters this Order, subject to and without waiver of the Clinic-Related

 Defendants' position that that no case will proceed to trial unless and until all

 parties have had an adequate opportunity to obtain discovery from all comparative
 fault defendants, including NECC, the Affiliated Defendants, and the National

 Defendants.

II. Completion of Bellwether Selection Process

A. The PSC and Clinic-Related Defendants will notify the Court of their intent to execute to *Lexecon*² waivers for each case in which they are willing to make a binding stipulation not to challenge venue in this Court for all purposes, including trial, on any grounds, including, but not limited to 28 U.S.C. §§ 1404, 1407, 1631, within 15 days of the date of this Order.

²² Lexecon Inc. v. Milberg Weiss Bershad Hynes & Lerach, 523 U.S. 26 (1998).

- B. The PSC and Clinic-Related Defendants will each choose 10 Cases for Case Specific discovery within 30 days of this Order.
 - The PSC and Clinic-Related Defendants will exchange their lists of chosen
 Cases and will file their respective lists, unsealed, with the Court.
 - 2. In the event that the same Case appears on both lists, replacement Cases will be determined in the following manner so that the number of Cases in the Initial Bellwether Pool is 20. The oldest duplicate Case (based on filing date) shall be replaced by the PSC, the next duplicate Case by the Clinic-Related Defendants, and so on in alternating turns until all duplicates have been resolved and a full list of 20 Cases has been achieved ("Initial Bellwether Pool").
 - 3. At the time they exchange and file their lists of chosen Cases, the PSC and Clinic-Related Defendants shall identify in briefs accompanying their selections the litigation variables that they consider to be significant in bearing on ultimate selection of Cases for initial trials. These litigation variables are intended to act as guideposts, "focusing the attorneys on the most predominant and important issues in the litigation."³
- C. The parties will engage in Case Specific fact discovery in the 20 cases in the Initial Bellwether Pool. This discovery shall be completed within 270 days of this Order. For each Case in the Initial Bellwether Pool Case Specific discovery can include:

³ Eldon E. Fallon, Jeremy T. Grabill & Robert Pitard Wynne, *The Problem of Multidistrict Litigation: Bellwether Trials in Multidistrict Litigation*, 82 TUL. L. REV. 2323, 2345 (June 2008).

- 1. 10 Interrogatories
- 2. 15 requests for production
- Depositions of the named plaintiffs and treating physicians, and other fact witnesses
- D. The PSC and Clinic-Related Defendants shall be entitled to strike up to two Cases each from the Initial Bellwether Pool for purposes of final selection for initial trials. The PSC will notify the Clinic-Related Defendants on behalf of all Plaintiffs, and Clinic-Related Defendants will collectively advise the PSC, of their respective strikes within 15 days after the completion of Case Specific discovery for the Initial Bellwether Pool. The Court will not be included in or copied on these communications.
- E. Of the Cases remaining in the Initial Bellwether Pool after any strikes are used, the PSC and Clinic-Related Defendants will meet and confer within 30 days of after the completion of Case Specific discovery for the Initial Bellwether Pool and submit an agreed upon list of four recommended bellwether trial selections within 45 days after the completion of Case Specific discovery for the Initial Bellwether Pool. If the PSC and Clinic-Related Defendants are unable to agree on the four Cases for initial trials:
 - The PSC and Clinic-Related Defendants will submit their recommended four representative cases each for initial bellwether trials ("Bellwether Cases"), along with the reasons for the selections, in position papers within 45 days after the completion of Case Specific discovery for the Initial Bellwether Pool.

2. The Court will select four Bellwether Cases and establish the order in which these cases should be tried. Once cases have been identified for initial bellwether trials, the parties will follow the protocols court-ordered or agreedto for discovery, which shall include deadlines for Case Specific expert witness reports and depositions; any motions to challenge experts; dispositive

motions; motions in limine, pretrial orders, exhibits, deposition excerpts, pre-

trial evidentiary objections, and charge submissions.

F. The Court will adopt further orders for fact and expert discovery, motions, and other pre-trial matters in the Bellwether Cases. Once a case has been selected for

an initial bellwether trial, it may only be dismissed by the Plaintiff with prejudice.

G. If a case selected for an initial bellwether trial is voluntarily dismissed by the Plaintiff, then the Court shall replace that case with one selected by the Clinic-Related Defendants.

HON. JENNIFER C. BOAL CHIEF MAGISTRATE JUDGE